United States District Court for the Southern District of Ohio Eastern Division at Columbus

Virtek Vision International ULC,		
v.	Plaintiff(s),	Case No. 2:20-cv-2287 Chief Judge Sargus Magistrate Judge Jolson
LAP Laser, LLC,		
	Defendant(s),	
	NOTICE OF DEFIC	TENCY (Pro Hac Vice)
	_	on for leave to appear <i>pro hac vice</i> in this case leave to appear <i>pro hac vice</i> and states in part:
accompanied by th in subsection (g)(4 from the highest co than three months is eligible for perm	e filing fee prescribed by the Co) of this Rule; and (3) be accom- ourt of a State (and not from and prior to the date of the motion. nanent admission to the bar of t	ent member of the bar of this Court; (2) be ourt for <i>pro hac vice</i> admission except as provided panied by an original certificate of good standing other federal court) that has been issued not more. If the attorney seeking <i>pro hac vice</i> admission his Court, the motion shall also be accompanied hat he or she will seek permanent admission as

The motion does not comply with Local Rule 83.3 for the following reason(s):

☐ The motion is not signed by a permanent member of the bar of this Court.

☐ The motion is not accompanied by the required filing fee.

☐ The motion does not contain the required certificate of good standing.

☐ The submitted certificate is not from the highest court of a State.

☐ The submitted certificate was issued more than three months ago.

☐ The motion was filed by an attorney who is eligible for permanent admission and does not contain a written affirmation that he or she will seek permanent admission as promptly as is practicable.

☐ Other: Pursuant to GENERAL ORDER NO. 20-10, specifically and in part:

It is hereby ORDERED that, during the period ending June I, 2020. in lieu or the referenced certificate of good standing, an applicant for admission pro hac vice shall provide an affidavit or declaration under penalty of perjury conforming to 28 U.S.C. § 1746 that he or she is in good standing as an attorney at law with the highest court of a State or the District of Columbia. Once the pandemic abates in the applicant's jurisdiction, the applicant has 30 days within which to secure the certificate of good standing from the highest court of the applicant's State and file it with the Coull as required by S. D. Ohio Civ. R. 83.3(e).

Please resubmit the motion in proper form within 14 days.

promptly as is practicable."

By: <u>/s/Donald A. Fitzgerald III</u>
Donald A. Fitzgerald III, Deputy Clerk